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UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

Dr. Fadi Chaaban, Dr. Sabino R. Torre, Dr. Constantinos A. Costeas, and Dr. Anthony J. Casella as trustees of Diagnostic & Clinical Cardiology, P.A. Profit Sharing Plan,

CASE NO:

COMPLAINT

08-1567 (5)

Plaintiffs,

v.

Dr. Mario A. Criscito,

Defendant.

Plaintiffs Dr. Fadi Chaaban, residing at 7 Orchard Drive, Montville, New Jersey, Dr. Sabino R. Torre, residing at 7 Lancer Drive, Short Hills, New Jersey, Dr. Constantinos A.

Costeas, residing at 17 Tara Lane, Montville, New Jersey and Dr. Anthony J. Casella, residing at

28 Holton Lane, Essex Fells, New Jersey as trustees of Diagnostic & Clinical Cardiology, P.A.

Profit Sharing Plan ("Plan"), for their complaint against Dr. Mario A. Criscito, residing at 32

Chelsea Drive, Livingston, New Jersey allege as follows:

Nature of the Action

1. This action arises from the fraud and other misconduct that defendant, the former sole trustee of the Plan, a tax qualified pension plan, perpetrated upon the Plan and its participants and beneficiaries in order to enrich himself at their expense by using assets of the Plan for private equity and real estate investments, to pay personal expenses such as country club dues, to borrow money without repaying it, and to increase his personal assets by the diversion of other Plan participants' account balances to his account balance in the Plan, and then subsequently to his personal accounts at financial institutions - - all in violation of his fiduciary duties under the Employees Retirement Income Security Act ("ERISA"), 29 U.S.C. § 1001 et seq.

- 2. Defendant was a cardiologist at a medical group in West Orange, New Jersey, and served as the Plan's sole trustee for over thirty years until he was removed as trustee on July 2, 2007; his employment ended on August 2, 2007. During his tenure as trustee he ensured that nobody at the medical group received any information about his handling of Plan assets, and knowingly, intentionally and fraudulently failed to supply appropriate and correct information to the third-party administrator as to the commingled accounts, i.e., the accounts that were not individually directed.
- 3. His most flagrant and audacious diversion of Plan assets for his own personal benefit occurred in early January 2000, when he knowingly, intentionally, and fraudulently misrepresented to the third-party administrator that the 1999 year end values of two commingled accounts at Dean Witter Morgan Stanley and Salomon Smith Barney were approximately \$4,000,000 and \$800,000 when, in fact, the true values were approximately \$13,000,000 and \$4,000,000.
- 4. He then pressured the other Plan participants to open individually directed accounts in the Plan, which one doctor and thirteen non-doctor employees did.
 - 5. As trustee, defendant then arranged for distributions to be made to such participants'

individually directed accounts based on the false, fraudulent, and greatly reduced numbers that he had given to the third-party administrator, thereby drastically shortchanging the participants and keeping the difference for his personal account balance in the Plan.

- 6. It was not until after defendant's removal as the sole trustee in July 2007, that the current trustees of the Plan had access to information and documents that disclosed defendant's massive fraud and wrongdoing, the full extent of which is still not known.
- 7. Accordingly, as successor fiduciaries under ERISA, the current trustees of the Plan bring this action pursuant to ERISA on behalf of the Plan and its participants and beneficiaries to recover assets that rightfully belong to the Plan and its participants and beneficiaries, and also to seek related relief, including punitive damages by reason of defendant's massive fraud.

The Parties

- 8. Plaintiff Dr. Fadi Chaaban is a citizen and resident of Montville, New Jersey, and is a cardiologist currently employed by Diagnostic & Clinical Cardiology, P.A., located at 769 Northfield Avenue, Suite 220, West Orange, New Jersey 07052 ("DCC"). Since July 11, 2007, he has been and is a trustee of the Plan.
- 9. Plaintiff Dr. Sabino R. Torre is a citizen and resident of Short Hills, New Jersey, and is a cardiologist currently employed by DCC. Since July 11, 2007 he has been and is a trustee of the Plan.
- 10. Plaintiff Dr. Constantinos Costeas is a citizen and resident of Montville,
 New Jersey, and is a cardiologist currently employed by DCC. Since July 11, 2007 he has been
 and is a trustee of the Plan.
 - 11. Plaintiff Dr. Anthony J. Casella is a citizen and resident of Essex Fells, New Jersey,

and is a cardiologist currently employed by DCC. Since November 15, 2007 he has been and is a trustee of the Plan.

12. Defendant Dr. Mario A. Criscito is a citizen and resident of Livingston, New Jersey. From in or about April 1976 until August 2007 he was employed as a cardiologist by DCC, and until July 2, 2007 was the sole trustee of the Plan, including a predecessor money purchase pension plan that DCC established in 1976, which was converted into the current profit sharing plan in 2005. His employment with DCC ended on August 2, 2007.

Jurisdiction and Venue

- 13. This Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. §1331 and 29 U.S.C. § 1132(e)(1) and (f), ERISA Section 502(e)(1) and (f) since this action arises under ERISA.
- 14. This Court has personal jurisdiction over defendant because this is the district where defendant resides, and where he committed numerous breaches of fiduciary duty during his tenure as the Plan's sole trustee.
- 15. Venue is proper in this district pursuant to 29 U.S.C. § 1132(e)(2), ERISA Section 502(e)(2) because this is the district where at all times the Plan was and is administered, where the defendant's numerous breaches of fiduciary duty took place, and where defendant resides.

CAUSE OF ACTION

- 16. In or about 1976, defendant formed DCC and created the "Diagnostic and Clinical Cardiology, P.A. Money Purchase Pension Plan", of which defendant was the sole trustee.
- 17. In or about January 2005, for tax reasons DCC converted the Money Purchase Pension Plan into a profit sharing plan named "Diagnostic & Clinical Cardiology, P.A. Profit Sharing Plan," of which defendant continued to be the sole trustee.

- 18. The Money Purchase Pension Plan and subsequent Profit Sharing Plan are referred to collectively as the "Plan."
- 19. At all times from the inception of the Plan in 1976 until his removal as trustee in July 2007, defendant was the Plan's sole trustee. He arranged for all information about the Plan to be sent directly to him at his home rather than to the office of DCC, where other Plan participants might have access to it. As described herein, he did so to conceal his use of Plan assets for his own personal benefit in breach of his fiduciary duties under ERISA.

Defendant Fraudulently Conceals and Wrongfully Takes For Himself Millions of Dollars In Assets of the Plan

1. The Morgan Stanley Account

- 20. At all times while he was the sole trustee, defendant unilaterally made all investment decisions for the commingled accounts of the Plan, i.e. accounts in which he and various other employees - both doctors and non-doctors - had their money invested, as opposed to individually directed accounts, where the money in each account is for the benefit of only the named participant, who makes his/her own investment decisions.
- 21. In or about February 1997, as sole trustee of the Plan, defendant established a commingled account for the Plan with Morgan Stanley Dean Witter ("Morgan Stanley Account").
- 22. As of December 31, 1998 the balance in the Morgan Stanley Account was \$2,355,460.58 (Exhibit 1, p. 1). One of the largest holdings was a volatile high tech stock known as Veritas.
- 23. In or about January 1999, as sole trustee of the Plan defendant purchased substantial additional shares of Veritas for the Morgan Stanley Account.
 - 24. Veritas soared in value during 1999. As a result, as of December 31, 1999 the

Morgan Stanley Account had a balance of \$12,919,403.12 (Exhibit 2, p. 1). Without the knowledge of the other Plan participants, as sole trustee defendant sold most of the Veritas stock on January 5, 2000 and the balance on January 12, 2000 at a huge profit (Exhibit 3, p. 4).

- 25. However, in order to retain for his own account balance the lion's share of the increase in the value of the Morgan Stanley Account, defendant knowingly, intentionally, and fraudulently concealed and falsified the true 1999 year-end value of this account that he communicated to the third-party administrator as well as to the other Plan participants.
- 26. Accordingly, on or about January 13, 2000 - the day after the last sale of Veritas stock - defendant knowingly, intentionally, and fraudulently sent a false facsimile to American Pension Corporation ("APC"), the third-party administrator that defendant as sole trustee had selected to assist in administering the Plan.
- 27. In that facsimile (<u>Exhibit 4</u>) defendant knowingly, intentionally, and fraudulently misrepresented to APC that the 1999 year-end balance for the Morgan Stanley Account was \$4,017,942.57, even though the correct balance was \$12,919,403.12 (<u>Exhibit 2</u>, p. 1).
- 28. Defendant knowingly, intentionally, and fraudulently provided no backup to APC for the information in the January 13, 2000 facsimile.
- 29. All of the foregoing was unknown to plaintiffs until after July 2007, when defendant was removed as the Plan's sole trustee, and plaintiffs for the first time had access to the information and documents showing defendant's fraudulent activity.
- 30. As part of his fraudulent scheme to conceal and keep for himself the unreported approximately \$9,000,000 increase in the Morgan Stanley Account that occurred during 1999, in January 2000 defendant knowingly, intentionally, and fraudulently misrepresented to the Plan participants that it was in their best interest to establish individually directed accounts, and

pressured them to transfer their account balances to accomplish this. In reality, it was in defendant's best interest for them to do so, in order to facilitate his concealment and diversion of the unreported approximately \$9,000,000 increase in the Morgan Stanley Account.

- 31. In reliance on defendant's false and fraudulent misrepresentations, and unaware of the true balance of the Morgan Stanley Account, during the period January through March 2000 Dr. Keith Hawthorne and twelve non-doctor employees established their retirement investments in individually directed accounts at Morgan Stanley. They represented all of the Plan's participants in the commingled Morgan Stanley Account except for defendant and two women - Antoinette Andriola, formerly Foggio, and Mary Ann Canares, formerly Campos, who had ceased working for DCC. An individually directed account was established for Ms. Canares in 2001.
- 32. The amount that these participants received from the Morgan Stanley Account for their individually directed accounts at Morgan Stanley were not calculated based on the true 1999 year end balance of that account, but rather on the false and fraudulent understated value that defendant had reported to APC in his facsimile. And in the case of Ms. Canares, defendant caused her to be underpaid by about \$9500 even based on his false and fraudulent understated 1999 year end value for the Morgan Stanley Account.
- 33. Therefore, as a direct result of defendant's fraud, the participants in the Plan who established their retirement investments in the individually directed accounts at Morgan Stanley did not receive any portion of the unreported approximately \$9,000,000 increase, and thus were wrongfully shortchanged as to the distribution that they received.

2. The Smith Barney Account

34. In the same facsimile to APC in which defendant knowingly, intentionally, and fraudulently misrepresented the true balance of the Morgan Stanley Account, he also knowingly,

intentionally, and fraudulently misrepresented the true value of the Plan's commingled account at Salomon Smith Barney ("Smith Barney Account").

- 35. As of December 31, 1998 the balance in the Smith Barney Account was \$660,949.29 (Exhibit 5). Defendant listed the 1999 year end balance in the Smith Barney Account in his facsimile as \$798,425.50, when in fact the balance in that account was really \$3,924,549.92 (Exhibit 5).
- 36. No portion of the Smith Barney Account was ever distributed to any Plan participant other than defendant, who had the balance in that account transferred to his individual IRA account in or about September 2007, which he accomplished by knowingly, intentionally, and fraudulently misrepresenting to Smith Barney that he was still the trustee of the Plan, when in fact he had already been removed as trustee two months earlier.

Harm To The Plan In Addition To Loss Of Plan Assets Resulting From Defendant's Fraud

- 37. In order for the Plan to retain its tax-qualified status, the Plan must be administered as provided by the terms of the Plan, and the Plan participants must be credited with the correct amounts to which they are entitled from the Plan assets.
- 38. If participants do not receive the correct amounts to which they are entitled from the Plan assets, then the Plan can lose its tax-qualified status and suffer adverse tax consequences, which would directly impact the Plan by causing its disqualification, which in turn would result in current taxation to the Plan assets. In addition, Plan participants would suffer adverse tax consequences, including but not limited to the inability to retain tax deferred retirement accounts.
- 39. In 2000, when defendant fraudulently pressured Plan participants to establish individually directed accounts, the distributions to which these participants were entitled should have been calculated based on assets valued at approximately \$17,000,000 - approximately

\$13,000,000 for the Morgan Stanley Account and approximately \$4,000,000 for the Smith Barney Account.

- 40. As a direct result of defendant's fraud, however, the false value that he knowingly, intentionally and fraudulently reported for these two accounts was only approximately \$4,800,000 -- approximately \$4,000,000 for the Morgan Stanley Account and approximately \$800,000 for the Smith Barney Account, which caused the participants to be drastically shortchanged -- except for defendant, who fraudulently diverted the remaining Plan assets for his own personal benefit.
- 41. As a further direct result of defendant's fraud, he knowingly, intentionally and fraudulently caused the Plan to file a false annual tax return for 1999 (known as Form 5500) with governmental agencies that grossly understated the true value of Plan assets for 1999. In addition, he continued to knowingly, intentionally and fraudulently conceal Plan assets and misrepresent the amount of those assets to the third-party administrator, and therefore caused the Plan to file a false Form 5500 in each of the subsequent years that defendant remained as sole trustee.
- 42. In order to preserve its tax-qualified status, the Plan will have to correct participants' accounts for 1999 and subsequent years, apply to the IRS under the Voluntary Compliance Program for corrective procedures, and file amended 5500 forms for tax years 1999 to the present, all of which will cause the Plan to incur substantial expense.

Defendant's Withdrawals of Over \$2.8 Million in 2000 and 2001 From The Morgan Stanley Account

- 43. In January 2000 defendant made two separate withdrawals from the Morgan Stanley Account of \$950,000 and \$150,000.
- 44. On May 1, 2000, defendant authorized a wire transfer of \$75,000 from the Morgan Stanley Account to the Evelyn Langlieb Greer Trust. Since DCC has never had an employee named Evelyn Langlieb Greer, this payment (the purpose of which is unknown) was not proper

under the Plan. Through the internet plaintiffs have learned that Ms. Greer is a real estate attorney in Florida and the CEO of Greer Properties, Inc., which is a real estate developer and operator in Florida.

- 45. Between September 2000 and October 2001 defendant had a total of \$1,000,000 wired from the Morgan Stanley Account to his personal joint checking account at Independence Community Bank, now Sovereign Bank.
- 46. In or about November 2000 defendant authorized a wire transfer of \$250,000 from the Morgan Stanley Account to "POSTX Corp., Acct: 1000020403."
- 47. In or about February 2001 defendant authorized a wire transfer of \$265,680 from the Morgan Stanley Account to Citibank/Pillsbury Winthrop LLP Trust Clearing Account.
 - 48. The above two wire transfers are unrelated to the Plan or any valid Plan purpose.
- 49. In April 2001 defendant arranged for \$143,686 to be withdrawn from the Morgan Stanley Account and paid directly to RC Shea Associates for what plaintiffs have since learned was a Toms River real estate investment of defendant unrelated to the Plan or any valid Plan purpose.

Defendant's Withdrawals and Purchase of a Luxury Home

- 50. On or about January 14, 2002 defendant arranged for a withdrawal of \$6,000,000 from the Morgan Stanley Account. He invested the money in a certificate of deposit in the Plan's name at Independence Community Bank, but no Plan participant other than defendant has ever received any portion of this \$6,000,000 or any of the interest that was earned on it.
- 51. During the period February 2003 through April 2006 defendant put approximately another \$3,000,000 into this certificate of deposit. On or about May 6, 2004 defendant took out \$3.26 million dollars from this certificate of deposit.

- 52. On or about May 20, 2004 defendant bought a luxury home in Livingston, New Jersey, where he currently resides, at a cost of at least \$2.5 million.
- 53. In or about 2005 defendant advised the third-party administrator APC that he took a distribution of \$4,500,000 from the Morgan Stanley Account. In response APC issued a Form 1099 for that amount, but no taxes were withheld.
- 54. After defendant's removal as trustee, plaintiffs learned that there was less than \$2,000,000 in the Morgan Stanley Account throughout 2005. Defendant has failed and refused to explain to plaintiffs how it was possible for him under those circumstances to receive a distribution in 2005 of \$4,500,000 from that account, and where the funds for that alleged distribution came from.

Other Improper Payments from Assets of the Plan

- 55. Commencing in December 2001 through and including July 2007, defendant had payments totaling approximately \$64,000 made directly from the Plan's Morgan Stanley Account to the Surf Club, a private country club in Florida to which defendant belonged.
- 56. In addition, during 2003 and 2004 defendant had the following payments made directly from the Morgan Stanley Account: two checks totaling \$22,000 to an entity called TRC Holdings; \$14,490 to Richard Fairclough, who has never been an employee of DCC; and \$10,000 to Short Hills West, LLC, a personal real estate investment of defendant.
- 57. None of the above payments were for the benefit of the Plan or had any valid Plan purpose, and all were solely for defendant's personal benefit.
- 58. Plaintiffs did not learn of any of the foregoing withdrawals and payments until after defendant was removed as trustee in July 2007.

Defendant's Failure To Follow Tax Procedures

- 59. When distributions were made from the Plan directly to or for the benefit of the defendant, for each such distribution the Plan was required to withhold 20% of the distribution and file a Form 1099.
- 60. Based on available records, no Form 1099 was ever issued until defendant reported the alleged 2005 distribution of \$4,500,000. Prior distributions to defendant were not reported to the IRS, and no taxes are known to ever have been withheld on any distribution to defendant. In short, besides cheating the Plan participants, defendant may have also cheated governmental taxing authorities.

Defendant's Unpaid \$250,000 Loan From The Plan

- 61. Subsequent to defendant's removal as the Plan's sole trustee in July 2007, plaintiffs discovered that in 1982 defendant had borrowed \$250,000 from the Plan, even though \$50,000 was the maximum amount under the Plan that could be borrowed. Based on available records, this loan has not been fully repaid, and defendant still owes the Plan at least \$100,000 plus interest for this \$250,000 loan.
- 62. In addition, on at least one occasion DCC overcontributed to the Plan, and defendant improperly directed APC to credit the overpayment in reduction of his personal \$250,000 loan.

Defendant's Failure And Refusal To Account For His Administration Of The Plan

- 63. As noted, defendant was the <u>sole</u> trustee for the Plan from its inception in April 1976 until his removal in July 2007.
- 64. During that more than thirty-year period, defendant maintained exclusive access to all information and documents concerning the Plan assets.

- 65. Except for one Plan document and a few 5500 forms that he obtained from APC, defendant has asserted that he has no information and documents relating to his more than thirty-year reign as sole trustee of the Plan.
- 66. Defendant has failed and refused to account for his administration of the Plan during his more than thirty-year reign as trustee despite plaintiffs' demand that he do so.
- 67. Defendant has failed to provide any information or documents as to several investments that were part of the Plan's commingled assets, such as North American Venture, which is mentioned in the false and fraudulent January 13, 2000 facsimile (Exhibit 4), and Juniper Enterprises.

Relevant Statutory Provisions

- 68. At all times during the period from April 1976 until his removal as trustee in August 2007, defendant was the sole "named fiduciary" in the Plan documents. 29 U.S.C. § 1102, ERISA Section 402.
- 69. Defendant was required to discharge his duties with respect to the Plan "solely in the interest of the participants and beneficiaries." 29 U.S.C. § 1104(a)(1), ERISA Section 404(a)(1).
- 70. As a fiduciary, defendant was not permitted to deal with the assets of the Plan "in his own interest or for his own account." 29 U.S.C. § 1105(b)(1), ERISA Section 406(b)(1).
- 71. As a direct result of defendant's fraudulent concealment, fraudulent misrepresentations, self-dealing, diversion of Plan assets, and unpaid loan from the Plan, he caused damage to the Plan and its participants and beneficiaries and breached his fiduciary duties under ERISA as the Plan's trustee.

- 72. Because of the breach of his fiduciary duties, defendant is "personally liable to make good to such plan any losses to the plan resulting from each such breach, and to restore to such plan any profits of such fiduciary which have been made through use of assets of the plan by the fiduciary..." 29 U.S.C. § 1109(a), ERISA Section 409(a).
- 73. Because of defendant's fraud and other misconduct, plaintiffs should be awarded attorney's fees and costs. 29 U.S.C. § 1132(g)(1), ERISA Section 502(g)(1).
- 74. As fiduciaries plaintiffs are entitled to "appropriate relief under section 1109 of this title" against defendant for breaching his fiduciary duties. 29 U.S.C. § 1132(a)(2), ERISA Section 502(a)(2).
- 75. As fiduciaries plaintiffs are entitled "to obtain other appropriate equitable relief (i) to redress such violations or (ii) to enforce any provisions of this subchapter or the terms of the plan." 29 U.S.C. § 1132(a), ERISA Section 502(a)(3).

WHEREFORE plaintiffs demand judgment against defendant Dr. Mario A. Criscito as follows:

- 1. restitution of all losses to the Plan
- 2. disgorgement of all profits that defendant made using assets of the Plan
- 3. the imposition of a constructive trust on all real estate or other items in which defendant acquired any right, title or interest through the improper use of Plan assets
- 4. a full accounting by defendant of the use of Plan assets during his tenure as the sole trustee of the Plan.
- 5. permanent injunctive relief preventing defendant from using or benefiting in any manner whatsoever from Plan assets to which he is not entitled.
 - 6. attorney's fees and costs

- 7. compensatory damages suffered by the Plan
- 8. punitive damages by reason of defendant's fraud
- 9. such other, further, or different relief as the Court deems just or equitable.

WITMAN STADTMAUER, P.A.

Attorneys for Plaintiffs

Dated: March 27, 2008

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THE SUPPLEMENTAL TAX INFORMATION PROVIDED ABOVE SHOULD BE USED ONLY AS A GUIDE, A COMPLETE 1099 WILL BE SENT TO YOU.										
		IMPORTANT								

IF YOU WISE TO BORROW, MORGAN STANLEY DEAN WITTER'S MARGIN LOAN RATE AS OF 12/31 IS 8.12% TO 9.87%

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STATEMENT OF YOUR ACCOUNT FOR MONTH BNDING DECEMBER 31, 1999	Your Pinancial Advisor HERBERT A MENDEL SENIOR VICE PRESIDENT - INVESTMENTS HORDAN STANLEY DEAN WITTER FIVE CONCOURSE PARRWAY SIE 2000 ALLANTA, GA (770) 698-2100	ASSET DETAILS	Your Investments	1800 AMERICA ONLINE INC 29600 LUCENT TECHNOLOGIES 300 NYCAL CP	9400 SANDISK CORP 67125 VERITAS SOFIWARE DE	S0000 VS TSY NOTE 775	Total Value of Priced Investments	N/A = Not Available	Custodial Holdings	33533.31 MSDW LIQUID ASSET FUND	Total Custndial Holdings	Asset Summary	Cesh	Total Account Valuation

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STATEMENT OF YOUR ACCOUNT OR MONTH ENDING DECEMBER 31, 1999	

MARIO A CRISCITO ITEE DIAGNOSTIC & CLINICAL CARDIOLOGY NP

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PAGE 2 OF Account Number 769 086347

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MSDW LIQUID ASSET FUND Following are the Fund's 30-day average annualized yields during the past quarter: October 4.96%, Movember 5.15% and December 5.29%.

DIAGNOSTIC & CLINICAL CARDIOLOGY MP STATEMENT OF YOUR ACCOUNT FOR MONTH ENDING DECEMBER 31, 1999 MARIO A CRISCITO TIES

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U.S. Treasury Coupon Interest

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PAGE 3 OF Account Number 769 086347

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company and will reflect indome and distributions for the period from January 1, 1999 up until the conversion date. The second report will be supplied from Morgan Stanley Dean Witter and will cover the period starting at the time of the conversion until December 31, 1999. Glients should retain both of these reports for their tex records. Beginning with tax year 2000, clients will receive one income and distribution report from Morgan Stanley Dean Witter. For tax year 1999, clients invested in networked external mutual funds will receive two tax reports. One will come from the fund

If you wish to berrow, Morgan Stanley Dean Witter's Margin loan rate as of 12/31 is 8.87% to 10.62%,

STATEMBNT OF YOUR ACCOUNT FOR MONTH ENDING JANUARY 31, 2000

				PAGE I OF
YOUR FINANCIAL Advisor HERRERT A WENDEL SENION VICE PRESIDENT . INVESTMENTS	Invrstaris			Account Number FA 759 086347 . 070
DEAN WI Parkway	TTER 2000 30328		(070391903116)	
(770) 696-2100			MARIO A CRISCITO TTER DIAGNOSTIC & CLINICAL CARDIOLOGY MP U/A DTD 04/01/76 11 CHADWICK ROAD LIVINGSTON NJ 07039 1903	
Arset Surmary			Activity Gummary	•
	Value	% Of Assets	Total Agret Value December 31 1999 Gash/Monsy Market Activity for January	\$12,982,936,43
Money Market Punds	\$5,748,123.76	80.75	Closing Balance 12/31	\$33,533.31
670078 8881018 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	4,273,825,00	42.5	Credits To Your Account	
Corporate Fixed Income	900	0.0	Dividends and Interest	19,876,93
Government Securities	00.0 02.03.03	2 .	Deposits	36,933,58
Hutual Funds	0000	л «	Sales Proceeds/Redemptions	11,617,400,95
Unit Investment Trusts	55.6	0,0	Other Credits	0,00
Certificates of Deposit		0.00	Total Credits	11,674,211.46
Annutties/Insurance		0	Depice to Your Account	
Other	00.0) o'		-1,617,741,31
Asset Value	\$10,072,636,26	100.0%	Other Debits	07.871.879.70
Total Asset Value	00.0		Total Debits	55.5
	940,072,636,25		Closing Salande 1/31	ייייייייייייייייייייייייייייייייייייי
Income Summary			Net Change Cash/Money Market Activity	5,714,590.45
	This Month	Year To Date		
Money Market Funds	619 876 63	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Changes in Asset Value for Jenuary	
Stocks	00.0	56.878.41¢	Value of Priced Assets 12/31	\$12,919,403,12
Municipal Bonds	00.0	00.0	Securities Bought	4.341,879,70
Corporate Fixed Income	00.0	000	Securities Received	0.00
Government Securities	0.00		Securities Sold/Redesmed	-11,617,400.95
Mutual Punda	0.0	00.0	pecutificate Delivered	00.00
Unit Investment Trusts	0.00	00.0	Transactions at Fund Conveny	0.00
Certificates of Deposit	00.00	0	Value of Driced Assets	-1,319,369,37
Other Potest	00.00	00*0	TO/T BORGE TRAITING SALE.	4,324,512,50
BINDOWT TWOOT	\$19,876.93	\$19,876.93	Not Change in Asset Value	8,594,890,62
Taxable Income Tax Exempt Income	\$19,876.93	\$19,8	Total Asset Value as of January 31 2000	24 040 040 24 040 040
	00.04	\$0.00		410.014.004

YOUR ACCOUNT	31, 2
STATEMENT OF	SHDING JANUARY
	POR MONTH

1 30 Day Yield	W Esquid Asset Fund	W CA TEX Free Deily	Additional Information	Next Dividend Payable 03/01/00	•	Additional Information	VIELD TO MATURITY 6,3630% MOODY AAA SEP AAA 185UB 02/15/91 CHSTP 9128727272	
Annualize	MSM MSM MSM	MARK TORM	Symbol	AOL LU NYCL QCOM SNDK		Accruing Interest	1,779	\$1,779
		•	Dividend Yield	0.00%	\$50.	Current	7.64%	7.64%
Ret Yrly Income	311,548	D#7	Est Yrly Income	2,368 0 0	\$2,368	Est Yrly Income	278,6	\$3,875
Pot of Assets	57.0%		Pot of Assets	1.1% 16.3% N/A 12.5%	42.5%	Pot of Assets	5.5%	\$5.0
Amount	5,748,123,76	\$5,714,590.45	Value	102,600,00 1,642,800,00 0.00 1,270,000.00 1,258,425.00	\$4,273,825.00 -8,594,765.62	Value	50,687.50	\$50,687.50
			Current Price	57 55 1/2 N/h 127 133 7/8		Current Price	101 3/8	
Cash and Money Market Funds . CASH	MSDW LIQUID ASSET FUND Total Cash and Money Market Funds	Net Change Since Last Statement	Stocks Common Stocks	1.800 AMERICA OMENHE INC 29,600 LUCENT TECHNOLOGIES 300 NYCAL CP 10,000 QUALCOMM INC 9,460 SANDISK CORP	Total Stocks Net Chanye Since Last Statement	Government Securities Tranbury Securities	50,000 UNITED STATES TREASURY NOTE 7,750% PES/AUG 15 DUB 02/15/01	Total Government Securities Net Change Since Last Statement
	Pot of Amount Assets	Amount Assets Income Annualized 30 Day Yield 700 MSDW inquid Asset Fund	Pet of Ret Yely Annualized 30 Day Yield Assets Income 1,00	nd Money Market Funds CASH MSDW Liguid Assat Fund Asset Fund S,748,123.76 57.0% 311,548 MSDW Inquid Assat Fund MSDW Tax Fee Income Tr. HSDW	H and Money Market Funds	Pert of Reit Yrly Annualized 30 Day Ylaid Annualized 30 Day Ylaid CASH CASH	CALANT C	Poet of Ret Ville Poet of Ret Ville Poet of Ret Ville Income Amount Amerts Income Income

STATEMENT OF YOUR ACCOUNT	31, 2000
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THENT	3 CAMUARY 31,
STATE	BNIGNS
	HENCH
	0

MARIO A CRISCITO TTBE DIAGNOGTIC & CLINICAL CARDIOLOGY MP

Asset Surmary	Value	Ass isty Income
TOTAL ASSET VALUE	\$10,072,636.26	161,7169
Total Nat Change in brich Admin .		

FA 070

PAGE 3 OF Account Number 769 086347

BPPECTIVE DATK: November 17, 1999 PREVIOUS CHANGE: August 25, 1999 Morgan Stanley Dean Witter Margin Loan Rates Loan Amount Rate \$0 - 24,999 10 5/8% \$25,000 - 49,999 10 1/6% \$100,000 & over 8 7/8% In Priced Assets Since Last Statemen-6,594,890.62

Amount Income Catagory	19,876,93 Money Market Punds	
Amount	19,876,93	19.876.93
Description	MSDM 1.10UID ASSET PUND	Total Dividends and Intersat
Date Activity Dividends and Interest	01-31 Dividend	

CREDITS TO YOUR ACCOUNT

See Income Summary on page 1 for the month to date and year to date amounts per income category.

Deposits

Amount Additional Information	95	\$36,933,58 Xear To Date end on a
Amous	35,830,66 1,102,92	*EE6 "9E\$
Description	1t FUNDS RECEIVED	Total Deposits
Date Activity	01-21 Branch Deposit 01-21 Branch Deposit	
Date	01-21 01-21	

STATEMENT OF YOUR ACCOUNT FOR MONTH ENDING JANUARY 31, 2000

PAGB 4 OF Account Number FA 769 086347 070	Additional Information		Year To Date 11,617,400.95 Year To Date \$11,674,211.46		Additional Information	PER LETTER OF AUTHORIZATION TO 769-078250-1 PER LETTER OF AUTHORIZATION	TO 769-200624-1 FALD TO CHASE MANAMETAN BANE PAID TO CHASE MANAMETER D PAID TO MARK ROBLES HD ROLLGUER TO 769-015116-0 FRR LETTER OF ARTHURIZATION	TO 759-01512-0 PER LETTER OF AUTHORIZATION TO 769-015124-0 PER LETTER OF AUTHORIZATION	TO 769-015125-0 ROLLOVBH TO 769-015157-0 Year To Date -1,617,741.31
	Amount	700,351,67 980,054,84 2,239,125,40 698,476,73 2,930,997,31 2,950,997,31 2,95,521,40 835,169,56	11,617,400.95 \$11,674,211,46		Amount	150,000.00	51,875,58 740,19 20,861,51 52,706,15	30,000,00	65,894.79 -1,617,741,31
	Price	140 3/8 140 1/16 140 1/16 140 1/16 139 3/4 139 1/2 139 1/2 113 1/2	12						
	Description	VERITAS GOPTARE DE	Total Sales Proceeds/Rodemptions		Description	FUNDS TRANSPERRED FUNDS TRANSPERRED	FUNDS PAID FUNDS PAID IRANSFER OF FUNDS FUNDS TRANSFERRSD	PUNDS TRANSPERRED PUNDS TRANSPERRED	TRANSFER OF PUNDS Total Withdrawals
42	Quantity	8,000 7,000 16,000 5,000 5,000 2,125 6,000 12,000 8,000	To Your Account						
	Activity	sold sold sold sold sold sold sold sold	Total Credits T		Activity	Transfer Transfer	check Check Check Transfer	Transfer Transfer	Chack
MAKIO A CRISCITO TIEB DIAGNOSTIC & CLINICAL CARDIOLOGY	Date Sales Proceeds/Redemptions	01-05 01-05 01-05 01-05 01-05 01-05 01-12	rotal	DEBITS TO YOUR ACCOUNT	Withdrawmis Date	01-05	01-25 01-25 01-25 01-25	01-25 01-25	91-26

SINTEMENT OF YOUR ACCOUNT FOR WONTH ENDING JANUARY 31, 2000

MANIO A CRISCIPO TEES DIAGNOSTIC & CLINICAL CARDIOLOGY MP					PAGI Account Nu 769 086347	PAGE 5 DF Account Number 769 086347	## 070
Date Activity Funds to Purchase Securities	Quantity	Description	Price	Amount	Additional information	crmation	
01-07 Bought 01-07 Bought 01-07 Bought 01-07 Bought 01-07 Bought 01-07 Bought	4,000 3,000 2,000 1,000 6,000 4,000	VERITAS SOPTWARE DE VERITAS SOPTWARE DE VERITAS SOPTWARE DE VERITAS SOFTWARE DE VERITAS SOFTWARE DE VERITAS SOFTWARE DE	137 3/4 137 1/2 137 1/4 137 134 1/8 134 1/16 162 7/16	\$51,200.00 412,650.00 274,600.00 137,050.00 803,050.00 536,452,35			
Total Debits To You	To Your Account	Total Funds to Purchase Recurities		-4,341,879,70° Year To Date -5,959,621,01 Year To Date	Year To Date Year To Date	-4,341,879,70	7.0
ADDITIONAL ACCOUNT INFORMATION							*

Additional Information Postures 0.00 Reinvest Dividends Amount 33,533.31 -65,895,00 36,934.00 19,876.93 0.41 0.84 2,235,322.00 5,748,123.76 YTD Taxes 0.00 Cap Gains MEDW LIQUID ASSET FUND
MEDW LIQUID ASSET FUND Closing Balance 12/31 Closing Balance 1/31 Dividende 19,876,93 \$19,876.93 Description Totals Automatic Investment Automatic Redemption Automatic Redemption Automatic Investment Dividend Reinvestment Automatic Investment Automatic Investment Automatic Investment Automatic Investment MSDW LIQUID ASSET FUND Morgan Stanley Dean Witter Pund Summary Date Activity 01-06 01-10 01-14 01-14 01-25 01-25 01-27 01-31 Honey Market

For Morgan Stanley Dean Witter Mutual Fund Account Information, call 1-800-869-NEMB(6397).

\$0.00

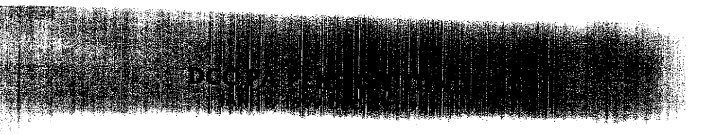
\$0.00

01/13/00 09:42 01/13/2000 09:40 973-9941906

973 9941906

MARIO CRISCITO, M.D.

PAGE 01



MORGAN STANLEY DEAN WITTER:
SCHWAB TRANSFERRED TO DEAN WITTER
SALOMON SMITH BARNEY
NORTH AMERICAN VENTURE:

TOTAL:

\$4,017,942.57 0.00 \$ 798,425.50 \$ 50,000.00 \$ 4,728067.59

INCLUDED IN DEAN WITTER MONIES IS \$98,300.48 OF WHICH \$8,300.48 IS FOR THE YEAR 1998 CONTRIBUTIONS HOWEVER DCC PA STILL OWES PENSION PLAN \$28,996.88 FOR THE YEAR 1999.

MARIO A. CRISCITO, M.D. 11 CHADWICK ROAD LIVINGSTON, N.J. 07039



Preferred Client Consolidation Summary

<u> November 29 - December 31, 1999</u>

PA MONEY PURCHASE PENSION PLAN DIAGNOSTIC AND CLINICAL 416L9900727221000000026 307365RM01 RP1FO001A CARDIOLOGY EDPI-PED7D IN NOTSONIVIL 11 CHADWICK ROAD

SALOMON SMITH BARNEY INC.

Your Financial Consultant

HALLANDALE FL 33009 BEACH BLVD ALLAN YARKIN 1000 E.HALLANDALE

954-457-1500

(800) 232-4454

Branch: 800-624-0263

Quarterly Summary may contain information for previously existing accounts which have been recently consolidated. Unpriced securities are not included in the "Net Value" columns. We have enclosed statements for the following accounts in your consolidated household. "Quarterly Total Value Comparison" and "Year to Date Summary"

96.37 19.92			
775	2.00	880	880



Units in multiples of 1 million. 3/99

9/99

12/99

100.0% Equities 💷

Year to date total return

3,263,595.35



